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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/423,025	10/28/1999	HAROLD L. PETERSON	60843.300101	6247
74029 Patent Venture	7590 07/07/2009 • Group)	EXAMINER	IINER
10788 Civic C	Center Drive, Suite 215		OBEID, M	OBEID, MAMON A
Rancho Cucamonga, CA 91730-3805			ART UNIT	PAPER NUMBER
			3621	•
			MAIL DATE	DELIVERY MODE
			07/07/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application/Control Number: 09/423,025 Page 2 - 20090623

Art Unit: 3621

ACTION

The USPTO's Board of Patent Appeals and Interferences ("Board") returned this
application to the Examiner. See "Order Returning Undocketed Appeal to Examiner"
mailed June 19, 2009 ("June 19 2009 Order").

- 2. In the June 19 2009 Order, the Board ordered the Examiner
- [1) [for] correction of the claims Appendix of the Brief filed December 9, 2008;
 and;
 - (2) for such further action as may be appropriate.
- In accordance with (1) above, the Examiner notes the following:
 - a. The Advisory action mailed on August 07, 2008 ("Advisor Action") includes an error at box 7a (e.g. box 7a should have been unchecked). The Examiner therefore corrects the Advisory Action by unchecking box 7a and checking box 7b instead. By these corrections, the claims amendment filed July 28, 2008 is entered ("Entered Amendment").
 - b. In the Entered Amendment, claim 12, reads: "selection using said at least one key required for "; claim 26, reads: "receive said at least one key required for...; claims 27, reads "the system of claim 26, wherein..." and claim 30, reads: "receive said as least one key required for..."

Application/Control Number: 09/423,025 Page 3 - 20090623

Art Unit: 3621

c. In the Appeal brief filed December 09, 2008 ("Appeal brief"), claim 12 reads: "selection using all said keys required for"; claim 26 reads: "receive all said keys required for..."; claim 27 reads: " the system of claim 27, wherein..."; and claim 30 reads: "receive all said keys required for...". Accordingly, claims 12, 26, 27 and 30 as recited in the Appeal Brief (pages 25-29) are not consistent with claims 12, 26, 27 and 30 of the Entered Amendment.

- d. In the Reply brief filed March 27, 2009 ("Reply Brief"), claim 12, reads: "selection using said at least one key required for"; claim 26, reads: "receive said at least one key required for...; claims 27, reads "the system of claim 26, wherein..." and claim 30, reads: "receive said as least one key required for...."
- e. Accordingly, claims 12, 26, 27 and 30 as recited in the Reply Brief (pages 13-17) are <u>consistent</u> with claims 12, 26, 27 and 30 of the Entered Amendment.
- f. Therefore, the claims version as provided in the Entered Amendment or the Reply Brief is the correct version.
- In accordance with (2) above, it is the Examiner's position that no further action is necessary.

Application/Control Number: 09/423,025 Page 4 - 20090623

Art Unit: 3621

Conclusion

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Mamon Obeid whose telephone number is (571) 270-

1813. The examiner can normally be reached on Mon-Fri 9:30 AM- 6:00 PM.

6. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Andrew J. Fischer can be reached on (571) 272-6779. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

7.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Mamon Obeid Examiner Art Unit: 3621

July 7, 2009

/ANDREW J. FISCHER/

Supervisory Patent Examiner, Art Unit 3621